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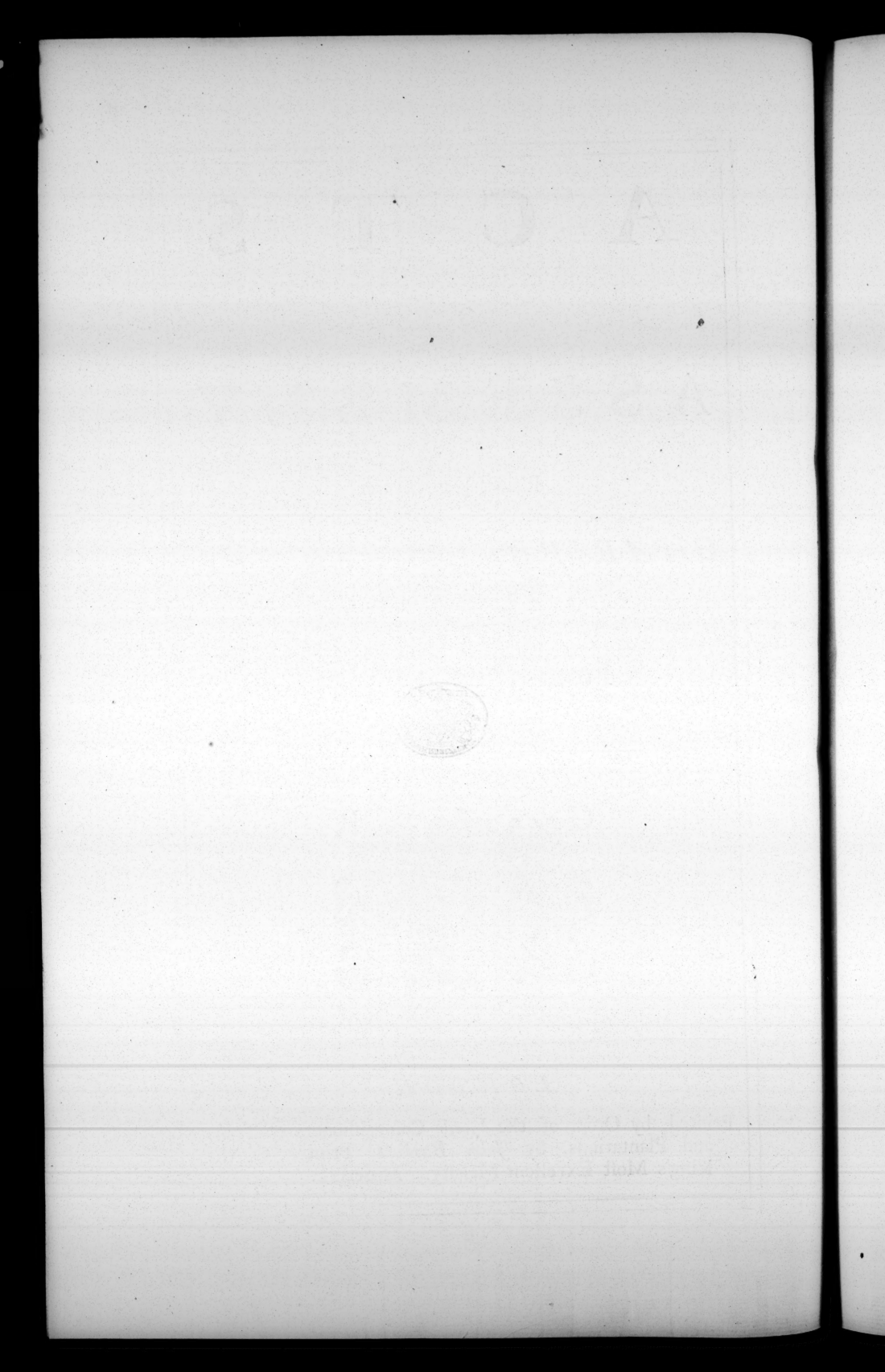
CHARIBBEE LEEWARD
ISLANDS,

From 1690, to 1705.



LONDON:

Printed, by Order of the Lords Commissioners of Trade and Plantations, by John Baskett, Printer to the King's Most Excellent Majesty. M.Dcc.xl.





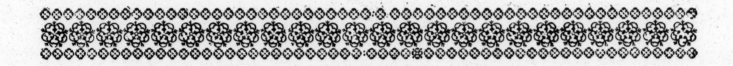
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Of the General ACTS

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LEEWARD Islands.



N Act for appointing Commissioners and an Agent to negotiate and Passed manage the Affairs of the Leeward Islands, as also for the settling a Fund for the defraying of the Expence and Charge of such Negotiation, and procuring of divers Necessaries for the Use and Benefit of the faid Islands,

An Act for supplying the Fleet with some Provisions, and settling of the Methods of procuring the same, and likewise for the further rewarding and encouraging the Soldiers who served in the late Expedition in the Island of St. Christopher against the French,

An Act for regulating the Militia and Forces of these Islands, and establishing divers Rules and Articles of War,

An Act for Explanation of Part of an Act made the Eighth Day of November last, for the rewarding and encouraging Soldiers who served in the late Expedition in the Island of St. Christopher, and for the further Encouragement of the said Soldiers, as also for taking away Benefit of Clergy from any Persons who steal Negroes or other Slaves,

An Act for the speedy getting in the Plunder and Debts due to the Army that served in the Expedition against St. Christopher's, ibid.

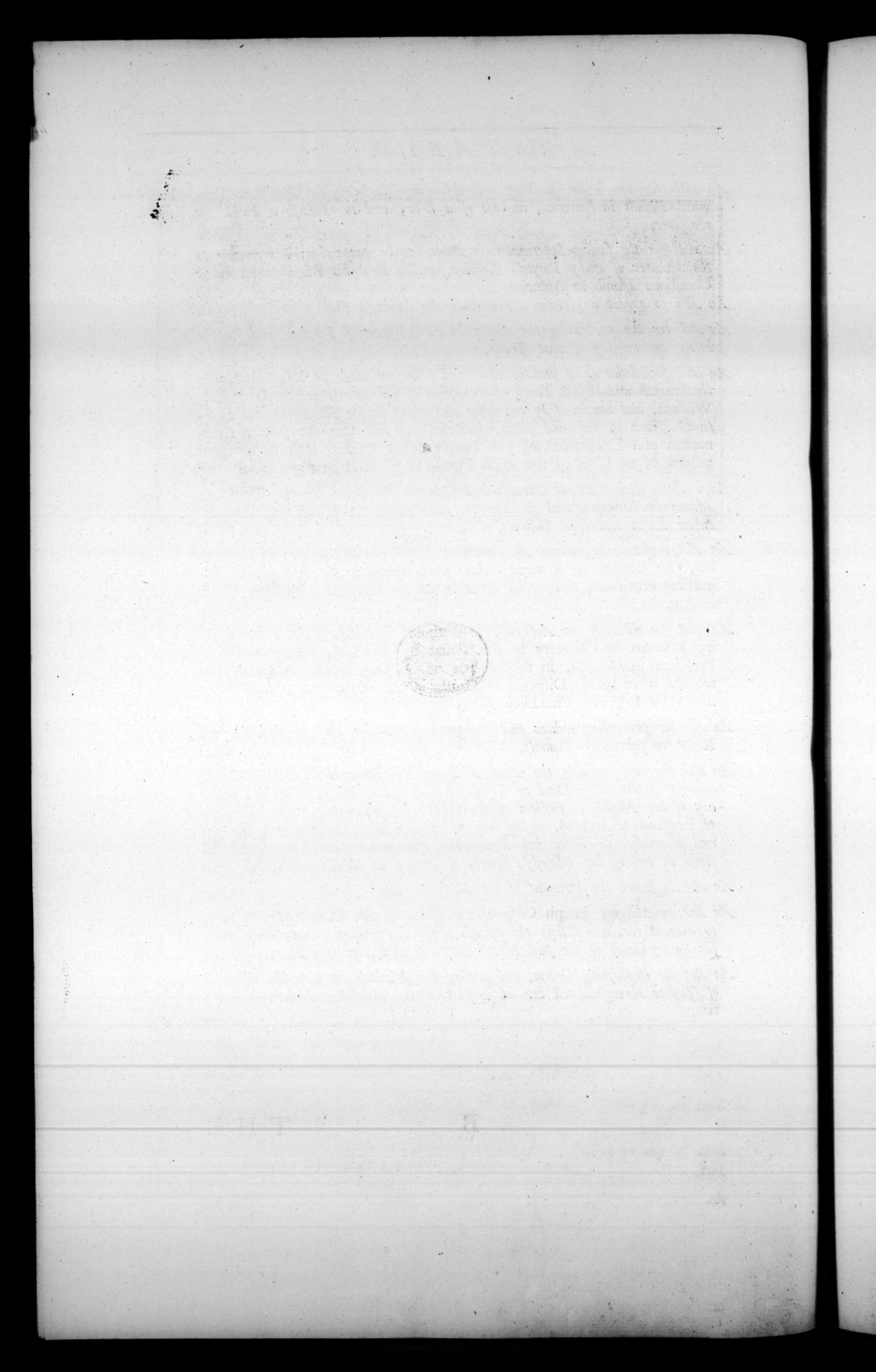
1690:

1691:

Passed An Ast for settling General Councils and General Assemblies for the Leeward 1692. Islands, Page 2

- An Act for continuing an Act made by the Governor in Chief, General Council, and General Assembly in Antigua, bearing Date the Eighth Day of November, in the Second Year of their Majesties Reign, 1690, for the appointing Commissioners and an Agent to manage the Affairs of the Leeward Islands; as also for settling a Fund for defraying the Expences and Charges of such Negotiation, and procuring divers Necessaries for the Use and Benefit of the said Islands,
- An Act impowering certain Persons to recover, for the Use of the Leeward Islands, from Major Joseph Crisp, and others, concerned in the Produce of Ninety three Barrels of Brandy, or so much thereof as was not employed for the publick Service, according to the Trust reposed in the said Major Crisp, in that Behalf,
- An Act for continuing an Act, intituled, An Act for the speedy getting in the Plunder and Debts due to the Army that served in the Expedition against St. Christopher's, ibid.
- 1694. An Act probibiting the Exportation of Provisions, Liquors, Arms, and Ammunition, from any of these Islands to St. Thomas's, or any Neuter Port, ibid.
 - An Act against Jews ingrossing Commodities imported in the Leeward Islands, and trading with the Slaves belonging to the Inhabitants of the same, ibid.
 - An Act ascertaining the Value of Foreign Coins in the Charibbee Leeward Islands,
 - A supplemental and explanatory Act to an Act, appointing Commissioners and an Agent to negotiate and manage the Affairs of the Leeward Islands, &c.
 - An AEt to prevent Disputes in electing Assembly-men to serve in General Assemblies,
 - An Act to make the Country Bonds given in the Secretary's Office in each Island, for the Use of the Creditors of such Persons as shall be carried off without a Ticket,
 - An Act for securing Payment of the Balance of the General Accounts from the Debtor Islands, to the Island of Antigua,
- 1701. An Act to settle General Councils and General Assemblies for the Charibbee Leeward Islands in America, and to secure to each particular Island their own peculiar Laws, Liberties, and Privileges, ibid.
 - An Act to prevent any Trade or Commerce with the French, or any other Foreign Plantation, by the Inhabitants of his Majesty's Charibbee Leeward Islands in America, ibid.
 - An Act for the better Observation of the Lord's Day, and suppressing of profane Cursing and Swearing, ibid.
 - An Act for the better and more certain Support of Ministers, ibid.
 - An Act for the securing the Payment of Twelve hundred Pounds for the Ends therein set down,
 - An Act to prevent Papists and reputed Papists from settling in any of these his Majesty's Charibbee Leeward Islands in America, ibid.

	An AEt for the better securing and defending his Majesty's Charibbee Leeward Islands in America, in case of a War, and to establish a Fund for the same, Page 8	Paffed 1701:
	An Act for the finding Supernumerary Arms, to be proportionable according to the Number of every Person's Negroes, within these his Majesty's Leeward Charibbee Islands in America, An Act to repeal a certain Act against the Jews,	
	An Act for the preventing the Abuses in all Manner of Lumber, and for the better encouraging of that Trade,	
	An Act for declaring a certain Act of Parliament made at Westminster in the Seventh and Eighth Years of the Reign of our late Sovereign Lord King William, and continued by one other Act made in the Thirteenth and Fourteenth Years of the said King, intituled, An Act that the solemn Affirmation and Declaration of the People called Quakers shall be accepted instead of an Oath in the usual Form, be of Force in these Islands, 15	1705;
The second second	An Act to settle General Councils and General Assemblies for the Charibbee Islands in America, and to secure to each particular Island their own peculiar Laws and legal Customs,	
	An Act declaring a certain Act made at Nevis the Fifth Day of September, One thousand six hundred eighty seven, intituled, An Act against ingrossing Provisions, shall be in Force in all the Leeward Charibbee Islana's in America,	
	An Act for declaring an Act made in Antigua, intituled, An Act for holding a Court of Chancery in this Island by the Lieutenant-governor or President in Council, in the Absence of the Commander in Chief, and for the more speedy Dispatch of Causes in the said Court, to be in Force in all the Leeward Charibbee Islands in America,	
	An Act for preventing tedious and chargeable Law-suits, and for declaring the Rights of particular Tenants, ibid.	
	An Act for the supplying the want of Fines and Recoveries in these Islands, and for making any Deed or Deeds, duly executed and acknowledged before any of her Majesty's Justices of the Court of Common-pleas in the Kingdom of England or Ireland, or of any of these Islands, equivalent to a Fine and Recovery, or Fines and Recoveries, duly and regularly levied and suffered in any of her Majesty's Courts of Record at Westminster, 20	
	An Act to secure the Payment of the Ministers Dues, 22	
	An Act for obliging Joseph Crisp of the Island of St. Christopher, Esquire, to account for, and satisfy the Islands of Nevis, Antigua, and Montserrat, for sundry Goods of the said Islands intrusted with him some Years past, 24	
	An Act for establishing Courts, and settling due Methods for the Administration of Justice throughout all her Majesty's Leeward Charibbee Islands in America,	





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LEEWARD Islands

IN GENERAL.

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An Act for appointing Commissioners, and an Agent to 12° to negotiate and manage the Affairs of the Leeward Islands, expired as also for the settling a Fund for the defraying of the Expence and Charge of such Negotiation, and procuring of divers Necessaries for the Use and Benefit of the Said Islands.

Dated the 8th November, 1690:



An Act for supplying the Fleet with some Provisions, and 12° 2.

Settling of the Methods of procuring the same, and likeExpired.

B 2

wise

wise for the further rewarding and encouraging the Soldiers who served in the late Expedition in the Island of St. Christopher, against the French.

Dated the 8th November, 1690.

Mº 3. Expired. An Act for regulating the Militia and Forces of these Islands, and establishing divers Rules and Articles of War. Dated 27 March, 1691.

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12° 4. Expired in part, and the rest obsolete. An Act for Explanation of Part of an Act made the Eighth Day of November last, for the rewarding and encouraging Soldiers who served in the late Expedition in the Island of St. Christopher, and for the further Encouragement of the said Soldiers, as also for taking away Benefit of Clergy from any Persons who steal Negroes or other Slaves.

Dated 28 March, 1691.

Mº 5. Expired. An Act for the speedy getting in the Plunder and Debts due to the Army that served in the Expedition against St. Christopher's.

Dated 21 August, 1691. .

12° 6. Expired. An Act for settling General Councils and General Assemblies for the Leeward Islands.

Dated 12 August, 1692.

Do 7. Expired.

An Act for continuing an Act made by the Governor in Chief, General Council, and General Assembly in Antigua, bearing Date the Eighth Day of November, in the Jecond Year of their Majesties Reign, 1690. for the appointing

pointing Commissioners and Agent to manage the Affairs of the Leeward Islands, as also for settling a Fund for defraying the Expences and Charges of such Negotiation, and procuring divers Necessaries for the Use and Benefit of the Said Islands.

Dated 12th August, 1692.

CONTRACTOR OF CONTRACTOR CONTRACT

An Act impowering certain Persons to recover, for the 12.8. Use of the Leeward Islands, from Major Joseph Crisp, expired and others, concerned in the Produce of Ninety three Barrels of Brandy, or so much thereof as was not employed for the publick Service, according to the Trust reposed in the said Major Crisp in that Behalf.

Dated 13th August, 1692.

An Act for continuing an Act, intituled, An Act for the 12° 9. fpeedy getting in the Plunder and Debts due to the Expired. Army that served in the Expedition against St. Christopher's.

Dated 13th August, 1692.



An Act prohibiting the Exportation of Provisions, Li-10. 10. quors, Arms, and Ammunition, from any of these Expired. Islands to St. Thomas's, or any Neuter Port.

Dated 31st August, 1694.

An Act against Jews ingrossing Commodities imported in 10° 11.

the Leeward Islands, and trading with the Slaves be-Act of 10 Dic.

longing to the Inhabitants of the same.

Dated 31st August, 1694.

An Act ascertaining the Value of Foreign Coins in the 12º 12. Confirmed. Charibbee Leeward Islands.



E, your Majesties most loyal, dutiful, and obedient Subjects, the Governor in Chief of the Charibbee Leeward Islands, and the General Council, and General Assembly, pray your Most Excellent Majesties that it may be enacted, and be it, and it is hereby enacted by the Authority aforesaid, That each Piece of Eight of Sevill, Mexico, and Pillar, and each French Crown, shall be current and pass for Six Shillings current Money, a Perue

Value of Coins.

Piece of Eight at Five Shillings, and all Monies whatsoever of those Coins aforesaid, shall in all Payments whatsoever be proportionably rated (except the Eighth Part of a Perue Piece of Eight, commonly called A Seven Pence Half-peny) shall be current and pass for Nine-pence; any Law, Custom, or Usage to the contrary notwithstanding.

Felony without Benefit of Money,

II. And it is further enacted, That who foever shall, for base Lucre, by Clergy, to coin, any Ways or Means, coin, falfify, impair, diminish, seal, wash, clip, file, falfify, &c. the or lighten any of the Money aforesaid, or any other Money current in Money. these Islands, shall be guilty of Felony, and shall suffer Death for the fame without Benefit of Clergy; any Law, Custom, or Usage to the contrary notwithstanding.

> Dated in Antigua the last Day of August, in the Sixth Year of the Reign of our Sovereign Lord and Lady King William and Queen Mary, Anno Domini 1694.

Chr. Codrington.



A supplemental and explanatory Act, to an Act appointing Commissioners and an Agent to negotiate and manage the Affairs of the Leeward Islands, &c.

Dated 31st August, 1694.

An Act to prevent Disputes in electing Assemblymen to 120 14. serve in General Assemblies.

O prevent and avoid all Disputes that may arise in electing Members of all General Assemblies for the future in the respective Islands, whereby the publick Affairs may be retarded, to the Damage of all the Islands:

II. WE your Majesties loyal and obedient Subjects, the Governor in Chief, and the General Council, and General Affembly of the Charibbee Leeward Islands, pray your Most Sacred Majesties that it may be enacted, and be it, and it is hereby enacted by the Authority of the same, That Governor, &c. the Governor in Chief, or Lieutenant or Deputy-governor, President or to order the Secretary of each Hard thell order the Secretary or Deputy secretary of each Hard thell order the Secretary or Deputy secretary of each the Freeholders being of each Island, shall order the Secretary or Deputy-secretary of each on Oath in respective Island, upon Oath in their Presence, at such Time and Place their Presence, as their Majesties Writs shall direct, to take the Freeholders Votes of each Island in Manner and Form as they shall direct, to their Knowledge, ad-and admit no Vote but a mitting no Vote but what shall be made by a Freeholder of the respe- Freeholder's, Ctive Island in Person; and after all Votes are so taken, then and there and shall depublickly declare upon whom the Elections fall by Plurality of Votes.

III. And if any Disputes happen concerning the Election of any Per-By whom Disfon, the Chief Governor, Lieutenant or Deputy-governor, President or Pre- ing Elections fidents, and the major Part of the Council and Affembly, then and there final be deter's shall be Judges of, and decide and determine all such Disputes; any

Law, Custom, or Usage to the contrary notwithstanding.

Dated in Antigua the last Day of August, in the Sixth Year of the Reign of our Sovereign Lord and Lady King William and Queen Mary, Anno Domini 1694.

Chr. Codrington.

An Act to make the Country Bonds given in the Se- 12. cretary's Office in each Island, for the Use of the Creditors of such Persons as shall be carried off without a Ticket.

THEREAS several Debtors have been and may be clandestinely carried off these Islands, to the defrauding of all their Creditors, and the undoing of some, by reason the Country Bonds, given in the Secretary's

Judge of the Common-pleas

shall grant a Warrant a-

gainst Master of Vessel, &c.

carrying off

any Person without a

Ticket.

cretary's Office, are to their Majesties and their Successors, therefore cannot be fued and recovered to the Use of their Creditors so aggrieved, as defigned: For the Prevention whereof, and for the better fecuring the

Creditors aforefaid,

II. WE your Majesties most dutiful and obedient Subjects, the Governor in Chief of the Leeward Charibbee Islands, and the General Council, and General Assembly, pray your Most Excellent Majesties that it may be enacted, and be it, and it is hereby enacted by the Authority aforefaid, That it shall and may be lawful for the Justice or Justices of any of the Courts of Common-pleas within these Islands, and they and every of them are hereby required, upon the Petition of any Person or Persons aggrieved by the carrying off any Person or Persons from either or any of these Islands without a lawful Ticket, to issue forth a Scire Facias against fuch Master, Skipper, or other Person, taking Charge of any Vesfel, which hath carried off any Person without a lawful Ticket, his Security or Securities, or either of them, commanding him or them to appear at the next Court of Common-pleas of the Island where the Offences shall be committed, or Damage done, to shew Cause why he doth not fatisfy such Damage, or else why Judgement shall not be entered for their Majesties for the whole Penalty of the said Bond.

On paying or fecuring Damages, Scire Facias to be withdrawn; otherwise Judgement shall be had; remain cautio-Years, for the Benefit of others.

III. And it shall be in the Power of such Court, upon such Master, or his Security or Securities, giving Security in the Court, to the Party or Parties damnified, to pay his or their Damages, or then in Court paying the same, to order the Scire Facias to be for that time wholly withdrawn, and no further Proceedings shall be upon the Scire Facias had; but Execution otherwise the Scire Facias to be prosecuted to Judgement; but no Exeissued till No- cution to issue out thereupon, before the Person or Persons aggrieved shall, tice given to the Scire Facias, summon the Person or Persons against whom the Judgegainst its be- ment aforesaid is obtained, to appear and shew Cause why Execution should which Execu- not issue upon the said Judgement; and if the Plaintiff in the said Scire tion, if had, facias shall duly prove what Damages he hath sustained, and thereupon more than the a Verdict be found for him, the Judge or Judges shall, in such Case, Jury shall give, award Execution for so much as the Jury shall find, and no more; and Judgement to the former Judgement is hereby declared still to remain cautionary for nary for Two Two Years, and no longer, for the Satisfaction of such other of their Majesties Subjects as shall legally prove themselves damnified, and recover Damages as aforefaid, by due Course of Law in the Island where the Offence is committed.

Bonds not fued void.

IV. Provided always, That unless the said Bonds, or any of them, in Two Years, are profecuted and fued within Two Years next after the Date of the fame, they and every of them, not fued in the faid Time, shall be utterly void and of none Effect, as if they had never been made; any Law, Custom, or Usage whatsoever, to the contrary notwithstanding.

> Dated in Antigua the One and thirtieth Day of August, in the Sixth Year of the Reign of our Sovereign Lord and Lady King William and Queen Mary, Anno Domini 1694.

Chr. Codrington.

An Act for securing Payment of the Balance of the 12° 16. Obsolete. General Accounts from the Debtor Islands, to the Island of Antigua.

Dated the 1st September, 1694.

An Act to settle General Councils and General Assemblies for the Charibbee Leeward Islands in America, Rejected by Queen Anne, and to secure to each particular Island their own der the Privy peculiar Laws, Liberties, and Privileges.

Assembly 17.

Rejected by Queen Anne, by Order under the Privy Seal, dated 17 May, 1703.

Dated the 2d of December, 1701.

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An Act to prevent any Trade or Commerce with the 12° 18. French, or any other Foreign Plantation, by the Inhabitants of his Majesty's Charibbee Leeward Islands in America.

Dated the 2d of December, 1701.

An Act for the better Observation of the Lord's Day, 10. 19. and suppressing of profane Cursing and Swearing.

Dated the 3d of December, 1701.

An Act for the better and more certain Support of 12° 20.

Ministers.

Dated the 3d of December, 1701.

10° 21. Obsolete.

An Act for the securing the Payment of Twelve hundred Pounds for the Ends therein set down.

Dated the 3d of December, 1701.



JP 22. Obsolete.

An Act to prevent Papists and reputed Papists from settling in any of these His Majesty's Charibbee Leeward Islands in America.

Dated the 3d of December, 1701.

An Act for the better securing and defending his Ma-D° 23. Confirmed 17 jesty's Charibbee Leeward Islands in America, in case May, 1703. of a War, and to establish a Fund for the same.

> THEREAS it is necessary to provide for War in time of Peace. but now more especially, when we have so near a Prospect of an approaching War, which must of Necessity end in the Ruin of these your Majesty's Leeward Charibbee Islands, having a powerful Neighbour which may be our Enemy, if, with a due Relief, all prudent Care be

not taken to prevent the fame:

II. WE therefore your Majesty's most dutiful and loyal Subjects, the Governor in Chief of all your Majesty's Leeward Charibbee Islands in America, the General Council, and General Affembly, at this time convened and met together at Nevis, do pray your Most Excellent Majesty to enact and ordain, and be it, and it is hereby enacted and ordained by the Authority aforesaid, That upon Declaration of War, or an Attack made upon any of these Leeward Charibbee Islands by the French, or any other Nation Islands shall as- in Conjunction with them, that the other Three Islands do, and are hereby obliged to affift and help them with fuch Military Force as they can spare, and as foon as possible may be; and for the due Encouragement of Volunteers to engage in fuch Service, each Person that shall list himself for the Service aforesaid, shall receive Nine Pence per diem, and have a Month's Provision provided for him, and all Officers shall receive for their Pay in proportion with the Officers of his Majesty's regular Troops, and both Officers

Upon Declaration of War, fift one another.

Volunteers shall receive 9 Pence per

and Officers shall be paid as the King's regular Forces.

and Soldiers shall be provided with Ships or Sloops to transport them to the TransportVes-Island attacked, by the respective Island where they inhabit; the Number of fels for the Officers, and Officers to be appointed by the Country in the Number of ficers, &c. to fuch Soldiers and Officers to be appointed by the Governor in Chief, with be provided by the Island for the Island that Consent of Council and Assembly of each respective Island for the time sends them. being, their Exportation, Provision, and Pay to be at the immediate Charge of the respective Island from whence they are sent.

III. And be it further enacted by the Authority aforesaid, That all Ex- Expresses to be presses that shall be sent from any of the said respective Leeward Islands, at the Charge during the Continuance of such War shall be at the immediate Charge south during the Continuance of fuch War, shall be at the immediate Charge fending. and Expence of each Island they are sent from, and all Prisoners of War Prisoners of taken by any of his Majesty's Ships shall be maintained at the immediation of the war how to be disposed of, diate Charge of that Island where they shall be first brought to, and fent and at whose to fuch Place as the Governor in Chief shall think fit, at the same imme-Charge.

IV. PROVIDED always, and it is the true Intent and Meaning of this Act, That all the before mentioned immediate Charges and Expences made All Charges to and horne by any of the faid feveral Islands shall once in every Two Vears for every Two and borne by any of the faid feveral Islands, shall, once in every Two Years, be accounted for every Two be brought to a general Charge and Account, and be paid and be borne by Years; each and every the faid Islands, according to the Proportion hereafter following, viz. Antigua to pay and allow Five Parts of Twelve, of such how they shall whole general Charge, Nevis Four Parts in Twelve, Montferrat Two Parts, be proportionated.

V. And be it further enacted by the Authority aforesaid, and it is hereby enacted and ordained, That a fufficient Fund be raifed yearly by Each Island to the Governor in Chief, Council, and Assembly of each the said respective Pay its annual Leggmand Charibbee Islands to surpish and defrant their Quota of all their Quota, &c. Leeward Charibbee Islands, to furnish and defray their Quota of all their Charges aforesaid, to reimburse that Island that shall have advanced more than their Proportion, all which they promife to do, and bind themselves and promise faithfully to the one to the other to perform and keep all and every the Clauses in perform this this Act before recited, in the most solemn Manner before God and Man, Act. that is possible for honest Men and good Christians to do.

VI. And be it further enacted by the Authority aforesaid, That it shall Each Island and may be lawful for each and every the said Charibbee Islands to equip may fit out and as many Privateers duly commissioned as they think and fit out, what, and as many Privateers duly commissioned as they think fit, at their own proper Cost and Charge, and that the said respective who shall bring their Prizes to Islands, where any such Privateer is fitted out, as aforesaid, shall be the the Prizes to the Port they proper Port for such Privateers to bring in and sell their Prizes at; and were fitted out if by Stress of Weather, or any other Accident, they are drove or forced unless forced by hed Wen into any of the other Three Islands, they shall be courteously received and by bad Weaentertained and furnished with whatever they may want (if to be had) there for entertained, and furnished with whatever they may want (if to be had) thers, &c. paying for the same, without delaying or detaining them longer than is

VII. AND be it enacted and ordained by the Authority aforesaid, and it is hereby enacted, That whereas in case a War should ensue, it may so Losses by Enehappen, that the Enemy, out of their Ships of War, Privateers, or other &c. to be paid Vessels, may land upon any or every the respective Islands aforesaid, to by the publick rob, plunder, burn, and destroy, although they do not intend to conquer the same, which may prove to the extreme Damage, if not the utter Ruin of some particular Persons; therefore be it surther enacted by the Authority aforesaid, That if any such Landing to rob, plunder, burn, and destroy, should happen (which God forbid) on any of the respective Islands aforesaid, and any Person or Persons shall receive Loss or Damage thereby, the faid Loss and Damage so sustained (be it more or less) shall be made good to the Person or Persons so damnified, by the Treasurer for the time being, out of the publick Stock of each fuch respective Island where any such Accident shall or may happen, according to an Estimate as shall be

how to be effimated.

taken and made by Three able and discreet Freeholders of the Vicinage upon their Oaths, and returned under their Hands and Seals, which shall be thereto directed and appointed by the Governor in Chief, Lieutenantgovernor, or Prefident, Council and Assembly of such Island for the time being; any Law, Usage, or Custom to the contrary in any wife notwithstanding.

Exceptions as to the Allowances.

VIII. PROVIDED always, and it is the true Intent and Meaning of this Act, That no Merchandizes, Goods, Sum or Sums of Money, in any of the Towns on any the respective Islands aforesaid (Houses and Negroes only excepted) are, or are intended to be comprehended and included in, or have

any Benefit by this Act, or any Clause therein contained.

IX. And whereas it may be thought necessary by the Inhabitants of some of the respective Leeward Charibbee Islands, in case of a War, to remove their Personal Estates, or Part thereof, for better Security, to any other of the Islands aforesaid; be it therefore further enacted by the Au-Effects may be thority aforesaid, That no Goods or Chattels so removed shall be liable to any Arrest, Stoppage, Execution, or any Way whatsoever detained for any Debts contracted before such Importation, to hinder the said Importer or Importers from freely enjoying such Personal Estate, or transporting of them back again, within Three Months Time after fuch War may cease, from any of the faid Islands to the Island from whence the faid Goods and Chattels were brought, or to any other Island within this Government, unless it be for Debts contracted upon any Island since the Importation thereof; any Law, Utage, or Custom to the contrary in any wife notwithstanding.

removed from one Island to another for Security, &c.

Except Debts arc contracted fince the Importation.

> Nevis, December the Fifth, Anno Domini One thousand seven hundred and one.

112° 24. Confirmed 17 May, 1703.

An Act for the finding Supernumerary Arms, to be proportionable according to the Number of every Person's Negroes, within these his Majesty's Leeward Charibbee Islands in America.

ORASMUCH as it is highly reasonable that every-Inhabitant of these his Majesty's Leeward Charibbee Islands in America should be well armed, as well for Defence of his Majesty's said Islands, as the Prefervation of their own Lives and Estates:

II. WE your Majesty's most dutiful, loyal, and obedient Subjects, the Governor in Chief of the faid Leeward Charibbee Islands, the General Council, and General Affembly, now convened and met in Nevis, most humbly pray your Most Excellent Majesty that it may be enacted, and be it, and it is hereby enacted by the Authority aforesaid, That any Perfon that is Owner and Possessor in his own Right, or in Trust for any other Person, of Ten Negroes, shall find one Supernumerary Gun, or Fire Arm, over and above what he or they are obliged to find in the Militia of each Island for the Number of Servants they are obliged by the Acts of their respective Islands to keep, although they have not such Ser-

vants actually living with them, and every Person that is Owner and Pos-Supernumerafessor, as aforesaid, of Twenty Negroes, to find Two, and for every Thirty ry Gunto be Negroes, Three, and for every Forty, Four, and for every Thirty Negroes, Poffeffor of 10 over and above the Number of Forty, One Gun, for every Thirty Ne-Negroes, &c. groes over and above the faid first Forty; which Guns or Fire-arms shall portion. Of what Dibe well fixed, and full Four Foot in the Barrel, and the Bore of the one mentions, &c. Half fufficient to carry a Ball of Eighteen to the Pound, and the other Half, each Gun shall be. a Ball of Twelve to the Pound, and of the Value of Thirty Shillings Ster-One Cartridgeling Cost in England; and every Person appointed by this Act to find such box, and 16 Cartridges, & c. Guns or Fire-arms, shall, to every such Gun, find one good sizeable Car- to each Gun. tridge-box, and have always in readiness Sixteen Cartridges well filled with Powder and Ball, fitting the Bore of each Gun, with spare Screws, Springs, and Hammers, and Sex spare Flints to each said Arm, or Gun, at least.

III. And be it further enacted, and it is hereby enacted and declared by the Authority aforesaid, That every Colonel, Lieutenant-colonel, or Colonel, &c. Major of every Regiment in the faid feveral and respective Islands, from pernumerary the Twenty-fixth of March, in the Year of our Lord One thousand se-Arms to be brought to him ven hundred and three, shall have Power and legal Authority to summon every three all Persons, by this Act appointed to find Supernumerary Arms, every Three Months, Months, at the usual Place of Rendezvous of each respective Company in the faid feveral Islands, commanding them and every of them to appear, or fend in to be viewed, at the Times and Places aforesaid, all such Supernumerary Guns or Fire-arms, with their Accourrements, as aforefaid, in order to inspect the State and Condition thereof; and that every Person appointed to and fine Defind such Supernumerary Arms, and not bringing or sending of them up-faulters 20 s. for not sending on fuch Summons to the Place appointed, as aforefaid, shall forfeit and them; pay the Sum of Twenty Shillings; and for the Default or want of fuch Gun, and when fent, fo fixed, and of the Length and Bore aforesaid, with its Accourrements, of the Length, as aforesaid, the Sum of Three Pounds; and also that every Person ap- on Alarms, all pointed to find Supernumerary Arms shall, upon every Alarm, have them Guns to be ready fixed, as aforesaid, with their Accoutrements, as aforesaid, and bring rade. or fend them in to the Parade appointed by their respective Officers to be in a Readiness for Service.

IV. Always provided, and it is the true Intent and Meaning of this Act, That whenfoever any of the Officers aforesaid shall, either upon Alarm, Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise, see Occasion of demanding such Arms, that then such Officer receivers or otherwise such as the such a ficer shall, upon his receiving such Arms into his Charge, give a Note for them, for which from under his Hand, fignifying what Number of Arms he hath received; Arms, if brokand if it should happen that any such Arms should be broke, or made surer to pay unfit for Service, the Party to whom the faid Arms shall belong, shall 405. repair to the Officer for a Certificate, directed to the Treasurer, who is hereby impowered to pay the Party Two Pounds in Money for each Arm fo broke, and for every Arm made unferviceable, fo much as may repair it.

V. And be it further enacted by the Authority aforesaid, That for the On Warrant from Colonel, better compelling a due Obedience to this Act, it shall and may be lawful Forfeitures to to and for the Colonel, Lieutenant-colonel, or Major of each respective Re-Field marshal, giment in all and every the faid Islands, to fign Executions against Defaulters aforesaid, and to issue out Warrant under their Hands and Seals, for the levying on the Goods and Chattels of every Defaulter, the feveral Sums of Money, or Forfeitures aforesaid: And the Field-marshal of each respective Regiment in each faid Islands for the time being, is hereby commanded to execute and levy the same by Distress and Sale of the Goods of the Party offending, rendering the Overplus (if any) to the Owner; but if no Goods and in Default or Chattels can be found, it shall and may be lawful to and for the Gover-Offender may nor in Chief, Lieutenant-governor, or President of each respective Island be imprisoned, (by Warrant under his Hand and Seal to the Provost-marshal, or his

Colonel, in Default of viewing the Arms every ThreeMonths, to be fined 10 l. by the Governor.

lawful Deputy of each faid Island) to take into his Custody the Body or Bodies of the Party or Parties, when no fuch Distress is to be found, (who is hereby impowered and commanded fo to do) and fuch Offender or Offenders in fafe Custody to keep, until he or they shall pay his or their respective Forseitures; and in case the Colonel, Lieutenant-colonel, or Major of each Regiment, shall neglect to iffue out his or their Summons every Three Months, for such Review and Muster of the said Supernumerary Arms, with the Accourrements, as aforesaid, that then it shall and may be lawful for the Governor in Chief for the time being, Lieutenant-governor, or Prefident of such Island where such Default is made, to mulct or fine fuch Colonel, Lieutenant-colonel, or Major, the Sum of Ten Pounds current Money, to be levied upon his Goods and Chattels by Warrant under the Hand and Seal of the faid Governor in Chief, Lieutenant-governor, or President of each respective Island, to the Provostmarshal, or his lawful Deputy of each said respective Island, who is hereby commanded to levy and execute the fame accordingly, in Manner and Form aforesaid; that all the Penalties, Fines, and Forseitures, mentioned and recited in this Act, shall be paid into the Treasury of each respective Island, to be by them applied towards purchasing of Arms and Ammunition, for the Use of such Islands where such Offence is committed.

Forfeitures how to be applied.

Dated in Nevis the Sixth Day of December, and 13th Year of his Majesty's Reign, Anno Domini One thousand seven hundred and one.

12° 25. Confirmed 17 May, 1703. An Act to repeal a certain Act against the Jews.

HEREAS there was an Act passed at a Meeting of the General Council and General Assembly some time since held at Antigua, intituled, An Act against Jews ingrossing Commodities imported in the Leeward Islands, and trading with the Slaves belonging to the Inhabitants of the same, bearing Date the last Day of August, One thousand six hundred ninety four.

II. And whereas by their humble Petition, directed to his Excellency the present Governor in Chief of all your Majesty's Charibbee Leeward Islands in America, and to the Gentlemen of the General Council and General Assembly now met at Nevis, have set out their many and great Grievances sustained by reason of the said Act, praying Relief in the Premisses, and also promising a due Obedience for the suture to the Laws of England, and these your Majesty's Islands, relating to Trade, and Preservation of the same.

III. And forasmuch as the said Act hath proved of pernicious Confequence to the Jews residing on these Islands; therefore, for their Encouragement to assist and defend your Majesty's said Charibbee Islands with the utmost of their Power, Strength, and Ability, in case of a War, and to behave themselves fairly and honestly amongst us for the suture;

IV. WE your Majesty's most dutiful and loyal Subjects, the Governor in Chief of all your Majesty's Charibbee Leeward Islands in America, the General Council and General Assembly now met at Nevis, do pray your Most Excellent Majesty to enact and ordain, and be it, and it is hereby enacted and ordained by the Authority aforesaid, That the said Act, intituled, An Act against Jews ingrossing Commodities imported into the Leeward Islands, and trading with the Slaves belonging to the Inhabitants of

the same, shall be, and is hereby abrogated and repealed, and all and every Act against Clause thereof, and declared from the Date of these Presents null and void to all Intents and Purposes whatsoever, as if the same had never been made; the faid Act, or any other Act, Law, Custom; or Usage to the contrary notwithstanding.

Dated at Nevis, the 10th of December, and Thirteenth Year of his Majesty's Reign, Anno Domini One thousand seven hundred and one.



An Act for the preventing the Abuses in all Manner of 12° 26. Lumber, and for the better encouraging of that Trade.

P OR the preventing of those Frauds and Abuses which have been practised in the Importation of all Manner of Lumber into these his Majesty's Leeward Charibbee Islands from the Continent of America,

and for the establishing, settling, and encouraging of that Trade;

II. WE your Majesty's most loyal, dutiful, and obedient Subjects, the Governor in Chief of the Leeward Charibbee Islands, the General Council and General Affembly now affembled in the Island of Nevis, most humbly pray your Most Excellent Majesty that it may be enacted, and be it, and it is hereby enacted by the Authority aforesaid, That from and after After 12 the Expiration of Twelve Months next and immediately after the Publi- Months what Lumber shall cation of this Act in every the several Charibbee Leeward Islands belong- be merchanting to this Government, no Lumber imported into any of these his Majesty's Leeward Charibbee Islands from any Part of the Continent of America, or from any other Port or Place, being first from thence exported, shall be accounted merchantable, or be exposed to Sale in any of his Majesty's Leeward Charibbee Islands, but what shall contain the exact Meafures and Sizes following (viz.) Every Shingle shall be Five Inches and an Affizes thereof. half broad, and Seventeen long; every Board, One Inch thick; every Plank, Two Inches thick; and every Stave, Forty two Inches long, and Three Quarters of an Inch thick, and Four Inches broad; and that all and every All Lumber fuch Shingles, Boards, Plank, and Staves imported, as aforesaid, or any more than its Board or Plank, or square Timber that shall be marked for more than Measures, forthe true Measure, shall from thenceforth become forfeited, and liable to be burnt.

impowering them to view, fee, and measure all such Lumber as the faid Complainant shall shew unto them, with Power also at any Time of the Day to enter into any Warehouse, Storehouse, or other Place, where such

III. And be it further enacted by the Authority aforesaid, That up-On Complaint, on Complaint made by any of the Inhabitants of the Leeward Charibbee der it to be Islands to the next Justice of the Peace of any Abuse in the Importa-measured, &c. tion of any Lumber contrary to the Intent and Meaning of this Act, that then such Justice of the Peace is hereby directed and impowered to grant a Warrant, directed to Two or more discreet and knowing Perfons, One whereof to be a Merchant, and One to be a Planter, thereby

Lumber

Constable to execute the Warrant, if Report on the Back thereof,

Lumber is; and if any Person shall refuse or deny them Entrance (they and on Denial producing their Warrant aforesaid) then it shall be lawful for them, with of Entrance, may break Bar, the Affistance of one Constable or more, to break any Lock, Bar, Bolt, Staple, or Fastning; and every Constable is in such Case required, upon Notice thereof, to be aiding and affifting to the Persons to whom such Warrant is directed, who are hereby also required, upon Receipt of any within 5 Miles, fuch Warrant, to obey the same (provided the Party complaining doth not require him or them to go above Fifty Miles Distance from his or their Place of Abode) and, upon View, to report how they find the same, by Indorsement on the Backside of the said Warrant attested under their Hands and Seals; and all fuch Lumber as they shall report imported contrary to the true Intent and Meaning of this Act, the faid Justice of Peace shall, by his Warrant under his Hand and Seal, order and strictly charge One or more of the Constables in the Division where such Lumber is found, to burn the same at the next Port or Place of Importation. IV. And be it further enacted by the Authority aforefaid, That every

Penalties on Ships, &c. im-

posed of, &c.

Ship not to de-

tures are paid.

Ship or Vessel importing and unlading any Lumber contrary to the true porting Lum- Ship or vener importing and the Leeward Charibbee Islands, shall be liable ber contrary to Intent of this Act, into any of the Leeward Charibbee Islands, shall be liable this Act, into any of the Leeward Charibbee Islands, shall be liable to pay for every Thousand of Shingles, Six Shillings; One hundred Foot of Boards, Four Shillings; One hundred Foot of Plank, Eight Shillings; One hundred of Staves, Four Shillings, so imported, and which shall ap-How to be dif- pear in Manner aforesaid to be unsizeable and unmerchantable; to be paid Constable to be to the Treasurer for the time being of that respective Island, to be by first paid 65. him applied to the Use of the Publick of such Island in which such Lumber shall be imported; One Moiety for the publick Use, and One part till Forfei- Moiety to the Use of the Informer (the Constable being first paid for every Warrant Six Shillings out of the faid Forfeiture) and the faid Ship not to depart until the same be paid.

Penalties on Justices, &c. covered.

V. And be it also enacted by the Authority aforesaid, and that every Justice of the Peace, Constable, and other Persons that shall be negligent, or shall refuse in their several Places and Capacities to put this Act in Execution, for each and every Offence, upon due Proof made, shall forfeit and pay, viz. Every Justice of the Peace Five Pounds, and every Constable Forty Shillings current Money; all which Forfeitures shall be recovered by any Person that shall sue for the same in any Court of Record within any of the Leeward Charibbee Islands where such Forfeitures shall be made, provided the Action be commenced within Six Months after the Offence committed, wherein no Wager of Law shall be allowed, nor more than one Imparlance; any Law, Uiage, or Custom to the contrary any ways notwithstanding.

Action to be fued in Six Months, &c.

> Dated in Nevis the Fifteenth of December, and Thirteenth Year of his Majesty's Reign, Anno Domini One thousand seven hundred and one.

An Act for declaring a certain Act of Parliament made 12° 27. at Westminster in the Seventh and Eighth Years of the Reign of our late Sovereign Lord King William, and continued by one other Act made in the Thirteenth and Fourteenth Years of the said King, intituled, An Act that the solemn Affirmation and Declaration of the People called Quakers, shall be accepted instead of an Oath in the usual Form, be of Force in these Islands.

Where EAS a certain Act of Parliament made at Westminster the Seventh and Eighth Years of the Reign of our Sovereign Lord King William the Third, of ever blessed Memory, intituled, An Act that Recital of Act the solution and Declaration of the People called Quakers, shall be 7.88 W.3 and accepted instead of an Oath in the usual Form, and continued by one other ance by 13 & Act passed at a Parliament held at Westminster in the Thirteenth and Fourteenth Year of the Reign of the said King, and now in Force in the Kingdom, hath been, and is found to be a beneficial Law, and such as, if the same were extended to these Islands, would be an Encouragement to Trade, and a Means to surther the Settlement of these Colonies:

II. WE therefore pray her Most Excellent Majesty that it may be enacted, and be it, and it is hereby enacted by the Chief Governor of her Majesty's Leeward Charibbee Islands, and the General Council and General Assembly of the same, now met at Nevis, That the said Act, inti-Tobe in Force in the Leeward Islands. Quakers, shall be accepted instead of an Oath in the usual Form, and every Clause, Matter, and Thing therein contained shall, from and after the Tenth Day of this Instant June, be in sull Force and Power in these her Majesty's Leeward Charibbee Islands; any Law, Usage, and Custom to the contrary in any wise notwithstanding.

Dated in Nevis this Fourth Day of June, One thousand seven hundred and five, and in the Fourth Year of her Majesty's Reign.

Thomas Bellman Speaker.

John Johnson.

12° 28. An Act to settle General Councils and General Assemblies for the Charibbee Islands in America, and to secure to each particular Island their own peculiar Laws, and legal Customs.

> HEREAS there is at this Time a General Council and a General Adamble for the Time a General Council and a Gene neral Assembly for the Leeward Charibbee Islands in America, met together at Nevis concerning the publick Affairs, to confult and enact fuch good and wholesome Laws and Ordinances as may be for the Safety and Advantage of all her Majesty's said Islands:

> II. And whereas the Interest, in point of Trade and Laws, of most of the faid Islands, in some Respects, do differ the one from the other: Therefore the better to preserve and defend the whole, and to secure to each particular Island their own Laws and legal Customs which are not

of a general Concern;

III. WE your Majesty's most dutiful and loyal Subjects, the Commander in Chief of all your Majesty's Leeward Charibbee Islands in America, the General Council and General Assembly of the same, now met together at Charles Town in the Island of Nevis, do pray your Most Excellent Majesty to enact and ordain, and be it, and it is hereby enacted and Laws, &c. of ordained by the Authority aforesaid, That all the Laws and legal Cueach Island to stoms now in Force in each and averaged to the control of the stoms now in Force in each and every the Charibbee Leeward Islands, and respecting only the Circumstances of the same, be and remain in their full Force and Virtue.

General Affembly to con-fift of Five

Reprelenta-

Island, &c.

be in Force.

IV. And be it further enacted, That whenfoever the Commander in Chief that now is, or that shall hereafter be, shall judge it necessary for her Majesty's Service, and the Good and Welfare of the Charibbee Leetives from each ward Islands, to call together the General Council and General Assembly, that then all the Freeholders of each respective Island (that are qualified by Law) shall meet together at a certain Time and Place, to be nominated and appointed by Writ from the Commander in Chief for the time being, in their feveral respective Islands, to elect and make choice of Five able and discreet Men, being Freeholders of and in each and every the faid respective Islands, to be their Representatives, and to join with the faid Commander in Chief and General Council, to make, enact, and ordain fuch General Laws and Ordinances, as may be proper and convenient for all the Charibbee Leeward Islands.

Who shall not be fuable for or after Session, but may for Treason, &c.

V. And be it further enacted by the Authority aforesaid, That no Debt. within Member of the General Council nominated by the Commander in Chief. 10 Days before or Representatives of the General Assembly elected in any of the said several respective Islands for the Service aforesaid, shall be any Way troubled, sued, molested, or arrested for Debt, or otherwise (Murder, Felony, Treason, or other Misdemeanor against the Crown only excepted) by any Person or Persons whatsoever within the said Leeward Charibbee Islands, whenever the General Council and General Affembly shall and may be held for the future; but shall have free Liberty to come on and go off of the faid Islands where such General Council and General Assembly is and shall be held, for the Space of Ten Days before, and Ten Days after each Seffion.

VI. AND

VI. And be it further enacted by the Authority aforesaid, That each Each Member and every Person so nominated as a Councillor, and elected as a Repre- of Council, fentative to serve in this or any other General Council and General Af- 20s. per Diem, fembly for the future shall be allowed and maid by the fitting of the future of the fembly for the future, shall be allowed and paid by the Treasurer of during the Scieach respective Island they serve for, out of the publick Stock of the fame, during the Continuance of each and every fuch Seffions, the Sum of Twenty Shillings per Diem; and where the Council and Representa- and allowed tives go off one Island to another, they shall be transported to and from ing from Island each respective Island at the publick Charge of that Island for which to Island. they serve, and shall be paid their Allowance of Twenty Shillings per Diem from the Day they go off, to the Day of their Return, provided their Return be not delayed by their own private Bufiness.

VII. And be it further enacted by the Authority aforesaid, That if Each Island to be subject to the Members of any one particular Island, whether Council, or appointed the Laws, by the Commander in Chief, or Representatives elected by the Freehold-though its Representative is ers, shall neglect and refuse to appear, their delaying and refusing to ap-not present in Council; pear and join with the rest of the said General Council and General Asfembly when convened and met together, shall not exempt that Island from the due Obedience and Observance of all and every the Laws and Ordinances that shall be enacted during any such Session of General Council and General Assembly, provided they do not act but when there is provided no Laws are made present a Majority of the whole Number; but that all such Laws and but when a Ordinances shall be good and binding to all and every the said Leeward Majority is Charibbee Islands, to all Intents and Purposes whatsoever.

Dated in Nevis this Seventh Day of June, in the Fourth Year of her Majesty's Reign, Anno Domini One thousand seven hundred and five.

Thomas Bellman Speaker.

John Johnson.

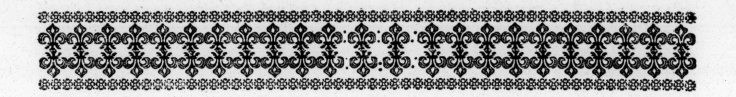
An Act declaring a certain Act made at Nevis the Fifth 12° 29. Day of September, One thousand six hundred eighty seven, intituled, An Act against ingrossing Provisions, shall be in Force in all the Leeward Charibbee Islands in America.

Dated the 8th of June, 1705.

112° 30. Obsolete.

An Act for declaring an Act made in Antigua, intituled, An Act for holding a Court of Chancery in this Island by the Lieutenant-governor or President in Council, in the Absence of the Commander in Chief, and for the more speedy Dispatch of Causes in the said Court, to be in Force in all the Leeward Charibbee Islands in America.

Dated the 20th of June, 1705.



An Act for preventing tedious and chargeable Law-12° 31. suits, and for declaring the Rights of particular Tenants.

> WHEREAS Law-fuits and Controversies frequently arise between the Inhabitants of these Islands, principally occasioned by the different Nature and Circumstances of our Estates from those in England, whereby it fometimes hath happened, through the Partiality of some, and Ignorance of others, that contradictory Judgements have been given in Cases founded on the same Rules and Principles of Law and Reason; for the redreffing of which Mischiefs, and establishing a constant and certain Uniformity in the Proceedings of the Courts of the feveral Islands under this Government, and for declaring the Rights of particular Tenants in these Islands;

II. WE your Majesty's most dutiful and loyal Subjects, the Commander

in Chief of your Majesty's Leeward Charibbee Islands, the General Council and General Assembly of the said Islands now met at Nevis, do humbly pray your Majesty that it may be declared, and it is hereby declared by the Authority aforesaid, That the Common Law of England, as far as it stands unaltered by any written Laws of these Islands, or fome of them, confirmed by your Majesty, or some of your Royal Predecessors in Council, or by some Act or Acts of Parliament of the Kingdom of England, extending to these Islands, is in Force in each of these your Majesty's Leeward Charibbee Islands, and is the certain Rule whereby the Rights and Properties of your Majesty's good Subjects inhabiting Pretended Cu- these Islands, are and ought to be determined; and that all Customs or contrary void. pretended Customs, or Usages contradictory thereunto, are illegal, null,

of England is in Force here,

Common Law

and void. Negroes, &c. III. And be it, and it is hereby declared, That all Negroes and other tation, made Slaves, Coppers, Stills, and all Cattle, Horses, Asses, commonly used and Freehold, &c. exercised upon and about any Plantation or Plantations, and all other Plan-

tation Utenfils are Inheritance, and affixed to the Freehold, and are with the Plantation descendable to the Heir at Law, and the Widow downdows as well of them and every of them, as of the Lands and Tenements able out of them, &c. whereof her Husband died seized; and that such Widow may and shall recover the mesne Profits of such Plantation, Negroes, Cattle, Horses, Affes, or other Hereditaments whereof she shall be so endowed, against the Party or Parties that have received or detained the same, in Damages by Action upon the Case in any Court of Record in that Island, wherein the Estate, whereof Dower is so recovered, lies, or by Suit in Equity against the Party or Parties, their Executors, or Administrators, that have received or denied the fame.

IV. PROVIDED always, That the faid Plantation, or the Works there- Provide. on being, shall not be divided or otherwise parted than by Allotment of the third Part of the Dwelling-house with its Appurtenances and necesfary Conveniencies, to the Tenant in Dower for her Habitation, or convenient Reception, upon the faid Plantation, when she shall think fit to repair thereunto; which third Part of the Dwelling-house, the Provostmarshal, or his lawful Deputy, upon Application to him made, shall set out to fuch Tenant in Dower, and shall forthwith put her in quiet and peaceable Possession of the same; and that none of the Negroes or other Slaves, Coppers, Stills, Cattle, Horses, Asses, or other Plantation Utenfils whatsoever, to such Plantation belonging, shall be carried off, or employed from the said Plantation, otherwise than by the immediate Service thereof, by such Tenant in Dower, or by the Heir, or him or them in Reversion or Remainder, but that each of them shall join in carrying on the Interest for the best Advantage of all the Parties concerned.

V. And be it hereby declared and enacted, That where any Person hath Exception in or shall, by his last Will and Testament in Writing, devise any Part of his Estate, or of the Profits thereof, amounting in Value to a third Part of his Estate, whereof she was dowable, and, omitting to declare such Devise to be in Bar of her Dower, shall devise the rest, Residue, or Remainder of his Estate to any other Person or Persons, that such Devise to his Wife shall be taken and construed to be a complete Bar of her Dower, unless such Devisee, being of full Age, shall disagree to the faid Devise, and claim or demand her Dower within Three Years after the Death of her Husband, or after her having arrived at the Age of

One and twenty Years.

VI. PROVIDED always, That this Act, nor any thing therein con- Not to make tained, shall extend, or be construed to extend, to impeach or make void void the Act concerning Inan Act made for Provision of younger Children of Fathers dying inte-testates. state, intituled, An Act for making the Negroes, Coppers, Mills, and Stills of Intestates Estates, Chattels; which Act was made by the President and Council of Nevis, executing the Office of Lieutenant-general and Affembly of the Island of Nevis, on the Twenty fifth Day of March, in the Year of our Lord One thousand fix hundred and ninety nine, and stands confirmed by his late Majesty King William the Third in Council; but that the fame, and every Clause, Matter, and Thing therein contained, shall be and remain in full Force; and that the feveral Islands under this Government shall be at liberty to enact the same Law; any thing in this Act to the contrary, or feeming to the contrary in any wife notwithstanding.

VII. PROVIDED also, That where any Person is intitled to Dower of The Widow's any Parcel of Land unfettled, that a Warrant shall go out to the Pro- be settled by vost-marshal of the Island wherein such Land lies, at the Prayer either Jury. of the Tenant who is so intitled to Dower, or of the Party or Parties in Reversion or Remainder, requiring him within Eight Days from

the Day of the Date of the said Warrant to impanel a Jury of Twelve good and lawful Freeholders of fuch Island, wherein fuch Land lies; who shall, upon their Oaths, set out the third Part of the said Land to the Party so intitled to Dower, by her to be held in severalty, by Metes and Bounds; any thing in this Act, or any other Law, or Statute, contained to the contrary notwithstanding.

Dated at Nevis the Twentieth Day of June, Anno Domini One thoufand seven bundred and five, and in the Fourth Year of ber Majesty's Reign, &c.

Thomas Bellman Speaker.

John Johnson.



An Act for the supplying the Want of Fines and Reco-12° 32. veries in these Islands, and for making any Deed or Deeds, duly executed and acknowledged before any of her Majesty's Justices of the Court of Common-pleas in the Kingdom of England or Ireland, or of any of these Islands, equivalent to a Fine and Recovery, or Fines and Recoveries, duly and regularly levied and suffered in any of her Majesty's Courts of Record at Westminster.

> WHEREAS Fines with Proclamations and Common Recoveries are become the Common Assurances of your Majesty's Kingdom of England, at least such a necessary Part thereof, as without them the Inheritance of Femes-coverts, or their Right or Title to Dower, or any other Estate of Freehold, nor Estates of Tenants in Tail, General or Special, or the Reversion and Reversions, Remainder and Remainders thereupon depending, cannot be barred:

> II. And whereas such Fines cannot be duly levied in these Islands for want of proper Offices, or Common Recoveries well fuffered, for want of fet Days for the Return of Writs, or for the Appearance of the Parties to fuch Recoveries, the Courts of Law in these Islands usually holding but one Day, or two at the most; for remedying which Mischief, and to the Intent that Want of Fines and Recoveries in these Islands may be effectually supplied, by making other Conveyances, attended with particular Circumstances herein after mentioned, equivalent thereunto;

III. WE your Majesty's most dutiful and loyal Subjects do pray your Most Excellent Majesty that it may be enacted, and be it, and it is hereby enacted by the Commander in Chief of these your Majesty's Leeward Charibbee Islands in America, the General Council and General Assembly of the Deeds acknow- faid Islands now met at Nevis, and by the Authority of the same, That a Deed or Deeds in due Form of Law, made and executed by the Hus-Common-pleas band and Wife, of the Plantations, Lands, and Tenements, Negroes, and other Hereditaments of the Wife, or of any Plantation, Lands, and Tenements, Negroes, and other Hereditaments whereof the Husband was folely and in his own Right seized at any Time during the Coverture, or whereof the Husband

ledged before Justice of the in England, Ec. shall bar Femes-covert, છ ૯.

or Husbands and Wife were seized in Right of the Wife, or the Husband jointly with the Wife, or by Tenant in Tail, General or Special, and by the Party or Parties, and each of them, from whom the Interest passes, acknowledged before some of her Majesty's Justices of the Court of Common-pleas in the Kingdom of England or Ireland, or of any of your Majesty's Leeward Charibbee Islands, wherein such Plantation, Lands, Tenements, Negroes, and other Hereditaments, do lie, shall, to all Intents and Purposes, be as effectual and valid in the Law, to pass all the Estate, Right, Title, Interest, and Claim of the Party or Parties, and of each of them, to fuch Deed or Deeds, in or to all or any the Plantation or Plantations, Lands, Tenements, Negroes, or other Hereditaments, by fuch Deed or Deeds granted, conveyed, or made over, or thereby intended to be granted, conveyed, or made over to the Person or Persons, Bargainees; Grantee or Grantees, in the faid Deed or Deeds mentioned, their Heirs and Alligns for ever, to whom or to whose Use any Estate in such Plantation or Plantations, Lands, Tenements, Negroes, or other Hereditaments is by the faid Deed or Deeds limited, bargained, fold, granted, or conveyed, according to the feveral Limitations in the faid Deed or Deeds contained, as if the Party or Parties to the faid Deed or Deeds, from whom the Interest moves, had levied a Fine or Fines with Proclamations, or suffered a Common Recovery or Recoveries of such Plantation or Plantations, Lands, Tenements, Negroes, and other Hereditaments in any of her Majesty's Courts of Record at Westminster, and duly executed Deeds leading the Uses of such Fine or Fines, or declaring the Uses of such Recovery or Recoveries to be to fuch Bargainee or Bargainees, Grantee or Grantees, their Heirs and Assigns for ever, to whom or to whose Use such Plantation or Plantations, Lands, Tenements, Negroes, and other Hereditaments are, by the Deed or Deeds to be executed and acknowledged, as is above mentioned, limited, and conveyed, or that the same and every Part thereof had been bargained, fold, conveyed, or let over by any the firmest Deed or Deeds, Conveyance or Conveyances, Affurance or Affurances in the Law. that could be advised or devised by Counsel learned in the Law.

IV. PROVIDED always, That the Wife, who is Party to any fuch Wife to be pri-Deed or Deeds, be of full Age at the Time of the Execution thereof, ed, whether and be privately and apart examined by the Judge, before whom fuch the does execute the fame Deed or Deeds is acknowledged, whether she do execute the same freely, freely, &c. voluntarily, and without Fear, Threats, or Compulsion, of or by her Husband used; which Examination of the Wife shall be indorsed, toge- and such Exather with the Acknowledgement of the Party or Parties, from whom the mination shall be indorsed on Interest by the said Deed or Deeds pass: And such Acknowledgements the Back of the Shall be subscribed by the Judge before whom the Acknowledgements of subscribed by the Judge before whom the Acknowledgements of subscribed by fuch Deed or Deeds is taken, and by and before whom such Wife is the Judge,

privately examined.

V. And be it further enacted by the Authority aforesaid, That all and inrolled at and every Deed or Deeds fo executed and acknowledged, as aforefaid, six Months in shall be inrolled at length in the Secretary's or Register's Office of that the Secretary's Office there, Island, wherein the Estate so granted or conveyed lies (if the said Deed &c. or Deeds be executed and acknowledged in any of these your Majesty's Leeward Charibbee Islands) within Six Kalendar Months after the Acknowledgement of such Deed or Deeds; and in case the said Deed or Deeds but if in Engshall be executed and acknowledged within either of your Majesty's King-within Six doms of England or Ireland, that the same shall be inrolled at length in Months in the the High Court of Chancery of that Kingdom, wherein the same was Chancery executed and acknowledged, within Six Kalendar Months after the Ac-there, knowledgement thereof; and that the Acknowledgement of fuch Deed or Deeds so subscribed by the Judge before whom the same was taken (as

and the Record, &c. to be admitted as Evidence, if the Original is missaid.

before is directed) shall be a sufficient Proof of the due Execution of the faid Deed or Deeds, and the Record, or an Exemplification, or attested Copy of fuch Deed or Deeds shall be admitted and allowed to be given in Evidence upon any Trial at Law, or Hearing in Equity, where the Original Deed or Deeds is or are mislaid, and cannot be produced; any Law, Statute, or Usage to the contrary in any ways notwithstanding.

Dated in Nevis the Twenty first Day of June, Anno Domini One thoufand seven hundred and five, and in the Fourth Year of her Majesty's Reign.

Thomas Bellman Speaker.

John Johnson.



An Act to secure the Payment of the Ministers Dues. ID° 33.

> HEREAS notwithstanding the many good and pious Laws which have been enacted, and still continue in Force on the several Islands of this Government, for providing a convenient and certain Maintenance for the Clergy, it nevertheless so happens, that by the Avarice of some, and the Negligence of others, that Ministers of the Gospel are in some Points miserably disappointed of their legal Dues, and of a reasonable Support, in Contempt of Authority, in Breach of publick Faith, and to the

great Scandal and Reproach of the Colonies:

ceive 16,000 lb. of Sugar per Annum, and fo proportion-

II. BE it therefore, and it is hereby enacted by the Commander in Chief of her Majesty's Leeward Charibbee Islands in America, and the Ge-Ministers to re-neral Council and General Assembly of the same, That every Clerk now presented, or who hereafter shall be presented by the Chief Governor for the time being to any Benefice within any of these your Majesty's Iflands, St. Christopher's, Nevis, Antigua, and Montserrat, shall be intitled to, and receive an annual Stipend of Sixteen thousand Pounds of good merchantable Muscovado Sugar, and so in Proportion to the Time he or they shall serve in their respective Cures; which said Stipend shall be raised, collected, and paid by fuch Methods as are already or shall hereafter be Which shall be established by the Vestry Acts of each particular Island; but that if unthress on those, der any Colour or Pretexts, or by any Neglect or Deficiency whatfo-Esc. who shall ever, the Incumbent of any Parish within this Government of the Lee-Arrears, &c. ward Islands, have now, or hereafter shall have more than One Year's Stipend due to him from his Parishioners, it shall and may be lawful for the Commander in Chief of these Islands for the time being, upon Application made to him, to commissionate under his Hand and Seal Seven Persons (being principal Freeholders of the Island) of which Four to be a Quorum, who shall by virtue of such Commission be fully authorized and impowered to act and do every thing that a Vestry chosen by the Parishioners might or could have done, and to compel the Payments of all or any Arrears due from any Person or Persons whatsoever, whereby the Complainant's Accounts may be adjusted, and all that shall appear to be justly

levied by Dibe one Year in

due to him from his Parish, paid; which when done, the Commission to be void, and the Overplus (if any levied) returned to the Church-wardens of the Parishes; and that the Accounts may be more fairly stated and ad-Commissioners justed, the Commissioners are hereby authorized and impowered to de-Sight of Parish mand a Sight of the Parish Books, to send for Persons and Papers, and Books, &c. to administer Oaths to all Parties concerned,

III. And be it further enacted by the Authority aforesaid, That every Commissioner appointed by virtue of this Act, shall take the following Oath:

A. B. do swear, That I will faithfully and conscienciously discharge the Trust Commission-I reposed in me by the Commission, under which I am now about to act, according to the true Intent and Meaning thereof,

So help me God.

IV. And be it further enacted, That the Commissioners appointed, or Commissioners to be appointed by virtue of this Act, are hereby obliged fully to execute the Comcute the faid Commission, so that the Complainant may receive full Pay- mission in 28 Days after Noment and Satisfaction of his just Dues and Demands, within Twenty eight tice. Days at farthest after due Notice given of the said Commission; and that Marshal to atthe same may be effectually executed, the Provost-marshal, or his lawful sioners, &c. Deputy, is hereby required to attend the faid Commissioners, and is further impowered and authorized to execute fuch Orders and Precepts as shall be directed to him under the Hands and Seals of the said Commissioners, or any Four of them, by virtue of and in Execution of their Commission, and for his Trouble and Pains shall receive such reasonable who shall appoint him his Fees as the Commissioners shall appoint, to be paid out of the Levy raised reasonable Fees, &c. out of the Parish complained of, by virtue of this Act.

V. And be it provided, That if the Marshal shall refuse or neglect Marshal on Neglect of effectually to execute fuch Precepts as shall be directed to him in pursu- Duty f rfeits ance of this Act, he shall forfeit Two hundred Pounds current Money of 200%. &c. these Islands, suffer Two Months Imprisonment, and be rendered incapable of his Employ for ever; of which Forfeiture or Forfeitures, one Moie-Forfeitures ty shall be to the Informer, and the other to the Use of the Poor of plied.

the Parish complained of.

VI. And for the more effectual Encouragement of Virtue, and Suppression of Immorality and Vice amongst the Clergy in these Islands, be it enacted and ordained by the Authority aforesaid, That if any bene-fes Clergymen ficed Clergyman in these Islands shall, by the Oaths of Two or more may be suflawful or credible Witnesses, be convict before the Commander in Chief, pended, &c. or Lieutenant-governor, or President of the Island, where such Clergyman has his Cure, of any habitual Immorality or Irreligion, and scandalous Practices, that it shall and may be lawful for the said Commander in Chief for the time being, Lieutenant-governor, or President, by or with the Advice and Consent of the Council, before whom the Party accused is fo convict, to suspend the Party so convict from his Benefice, the Profits thereof to be applied to the publick Uses of the Parish, whereof and how the Profits of his the Person so suspended was Incumbent; and the said Commander in Chief Benefice shall shall give Notice of said Suspension, with the Reasons thereof, to the be applied. Lord Bishop of London for the time being, by the first convenient Op-Notice to be fent to the Biportunity that offers for its fo being done, that his Lordship may give shop of London, fuch Directions therein as to him shall seem meet.

Dated this 22d Day of June 1705, and in the 4th Year of her Majesty's Reign.

Thomas Bellman Speaker.

John Johnson,

24 The LAWS of the LEEWARD Islands in General.

M° 34. An Act for obliging Joseph Crisp of the Island of St. Expired, being complied with. Christopher, Esquire, to account for and latisty the Christopher, Esquire, to account for and satisfy the Islands of Nevis, Antigua, and Montserrat, for sundry Goods of the said Islands intrusted with him some Years past.

Dated 22d June, 1705.



Mº 35. Obsolete.

An Act for establishing Courts, and settling due Methods for the Administration of Justice throughout all her Majesty's Leeward Charibbee Islands in America.

Dated 22d June, 1705.



H

Thomas Beiman Steeler.

THE

TABLE

Of the General ACTS

OFTHE

LEEWARD Islands.

A. Nº of the Acts.	ne Claufes.	at next Court, why Damage not fatif- No of the fied, and why Judgement should not be	Claufes.
A RMS. See Supernumerary Arms.		for the King for Penalty of Bond. On paying Damages, or giving Security for them, Scire facias to be withdrawn.	3
В.		No Execution till 2d Scire facias to shew Cause against it.	ib.
Bonds. See Lumber. Bonds. See Country Bonds.		Execution for no more than Jury find in Damage. First Judgement to remain cautionary	ib.
C.		for Two Years for others damnified. Bonds not fued in Two Years after Date, made void:	ib.
Councils, and General Assemblies.		D.	•
Country Bonds.		D'Efence and Security of the Leeward Islands. See War. Dowers. See Estates.	
Country Bonds made for Use of Creditors of Persons carried off without Ticket.		Ë.	
Creditors undone because Country Bonds are not suable to their Use, there- fore Creditors to be better secured.	1	Estates.	
Scire facias to be granted on Petition by Judge of the Common-pleas, to Par- ty grieved by another's being carried off without Ticket.	2	Common Law of England, as far as unaltered by any written Laws of these	
The Scire facias to lie against Master, esc. of Vessel or Sureties. Purport of Scire facias is to shew Cause	ib.	Islands, confirmed, or by Act of Parliament extending to these Islands, is the Rule to determine Rights and Properties. Customs	2

The TABLE.

Customs, or pretended Customs to the contrary, made void. Slaves, Coppers, Stills, Cattle, Hor-	No of the Acts.	Claufes.	Non-appearance of Member of Council or Assembly of any Island, not to	No of the Acts.	Claufes.
fes, and Plantation-Utenfils used with Plantation, made Inheritance, and de-			passed. Proviso not to act but where Majority		6
feendable as the Lands, and Widow dowable out of them, as of the Lands.		3	is present.		ib.
Mesne Profits of Dower recoverable in Law or Equity against Party detain-		:L	Guns. See Supernumerary Arms.		
ing. Plantation or Works not to be divided		ib.	<u>.</u>		
but by Allotment of a third Part of the Dwelling-house with the Appurtenances			I.		
to Tenant in Dower, to be set out by the Marshal.		4	J_{EWS} .		
Negroes not to be employed off the Plantation, but for the Service of it.		ib.	Recital of the General Act against		
Tenants in Dower and Reversioner to join in carrying on Interest.		ib.	Jews ingrossing Provisions, passed at Antigua the last of August, 1694.	25	1
Devise of a third Part of the Estate or Profits bars Dower, if Residue is de-			Jews Petition to the General Council and General Affembly, fetting forth their Grievances.		
vised away. Devisee may disagree to the Devise,		5	The Act had proved of pernicious Confequence to the Jews.		2
and have Dower in Three Years after Age, or Death of Husband.		ib.	Repeal of the faid Act against the Jews.		3
This Act not to make void an Act made in Nevis for Provision of younger		6	Inheritance. See Estate.		4
Children. Dower of Lands unsettled to be by			T		
Metes and Bounds. The Dower to be fet out by Marshal,		ib.			
with a Jury, by virtue of a Warrant in Eight Days after the Date of the War- rant.		7	LAWS.		
			Common Law of England, as far as un- altered by any written Laws of these		
F.			Islands, confirmed, or by Act of Par- liament extending to these Islands, is		
FELONY.			the Rule to determine Rights and Properties.	3t	2
Felony without Benefit of Clergy, to coin, falfify, impair, or diminish, seal,			Lumber.		
wash, clip, file, or lighten any of the Monies mentioned in the Act, or any			No Lumber merchantable but of the		
other current Money in these Islands.	I 2	2	following Sizes: Shingles 5 Inches ½ broad, and 17 Inch-	26	2
Fines. See Recoveries.			es long. Boards 1 Inch thick.		ib.
G.			Plank 2 Inches thick. Staves 42 Inches long, and \(\frac{2}{3} \) of an Inch		ib.
GEneral Councils and General Affem-			Lumber marked for more than the	7.4	ib.
Governor, Council, and Affembly, to			true Measure forfeited, and liable to be burnt. On Complaint, Justice of Peace to issue		ib.
order Secretary to take Freeholders Votes in each Island in their Presence, at Time			Warrant to Two or more Persons to view and measure it.		3
and Place as Writs direct. No Vote to be taken but Freehold-	14	2	Persons to whom Warrant is directed, may enter Warehouse, &c.		ib.
ers. Publick Declaration to be made on		ib.	On Denial of Entrance may break Bar, Bolt, &c. with Constable, and pro-		
whom Election falls. Disputes in Elections to be determined		ib.	ducing a Warrant. Constables commanded to be aiding to	awi god	ib.
by Governor, Council, and Affembly then present.		3	Persons Warrant is directed to. Persons to obey the Warrant directed		ib.
Laws and legal Customs of each Island to be of Force.	28	3	to them, but need not go above 5 Miles from home.		ib.
Five Persons to be chosen for each Island to serve as General Assembly			Report to be made on the Back of the Warrant.		ib.
Men. No Member of General Council or		4	Lumber reported unmerchantable, to be burnt by Order of Justice and Con-		ib.
Affembly fuable for Debt, &c. (except for Crimes against the Crown) for Ten			stable. Penalty on Ships importing Lumber	on one d	broff
Days before or after Session. Each Member allowed 20 s. per Day,		5	unfizeable. 1. s. d.)	(14.15) 3 (10. 5 = 1	ib.
from going off till Return, if no private Delay.		6	One thousand of Shingles, o 6 of One hundred Foot of Boards o 4 o	yd halls Poel	4
Each Island to bear the Charges of going from Island to Island.	mana Xi	ib.	One hundred Foot of Plank, 0 8 0 One hundred of Staves, 0 4 0	v visto s Siba /	
	773 12 12 1		Forfeitures .	30.3100	

The TABLE.

	To Part Longs	25.			
Forfeitures to be paid into the Trea-1	of the	Clauses.	0.	No of the	Claufes
fury, half for the publick Use, and half	Acts.			Acts.	
to the Informer, after Constable is paid			AT HS. See more, Quakers and Mi-		
Six Shillings for each Warrant.		4	nisters.		
Ship not to depart till Payment.		4 ib.			
Justice and Constable, or other Person			P.		
neglecting Duty, to forfeit for each Of-		10 13 Pr			
fence, viz.		ib.	h		
Justice of Peace 1. s. d. 5			PRivateers. See War.		
Constable 2 0 0		5			
Penalty recoverable by any Person in					
Court of Record,			0		
Provided Action be fued in 6 Months.		ib.	~		
No Wager of Law allowed, and but		ib.			
one Imparlance.		ib.	QUAKERS		
		10.	CARLRO		
			Recital of Act of 7 & 8 W. 3. for al-		
M .			lowing folemn Affirmation of Quakers,		
			and the Continuance of it by 13 & 14		
7.			W.3.	27	I
MINISTERS.			The faid Act of 7 & 8 W. 3. made of		
			Force in the Leeward Islands.		2
Minister's Stipend 16,000 lb. of Sugar					
annually, and fo in Proportion.	33	2.			
To be collected and raised as directed	11000		R.		
by Vestry Acts of each Island.		ib.			
If more than a Year's Stipend due, Se-			D		
ven Persons, or any Four, to be commis-			R Ecoveries Common, and Fines.		
fioned by Commander in Chief, to act as					
a Vestry, and compel Payment. When that is done, the Commission to		ib.	Deed duly executed and acknowledg-		
be void.			ed before Judge of Common-pleas in Eng-		
If levied, Overplus to be returned to		ib.	land or Ireland, or in the Island where		
Churchwardens.		•	the Lands, Hereditaments, or Slaves do		
Commissioners may command the Sight		ib.	lie, as fufficient to bar Entails, Rights of		
of Parish Books, and send for Pertons			Femes-covert, Dowers, &c. as Fines or Recovery.		
and Papers.		ib.	Provided the Wife be examined pri-	32	3
Commissioner's Oath to discharge the	N.		vately, whether she executes the Deed		
Trust reposed in him by the Commis-			without Compulsion of her Husband,		
fion.		3	and be of full Age.		
Commissioners to execute Commission			Examinations and Acknowledgements		4
fully in 28 Days.		4	to be indorfed and figned by the Judge		10
Marshal to attend Commissioners, and		:1	taking the fame.	No.	ib.
execute their Orders.		ib.	Deeds executed in England or Ireland,		10.
Commissioners to appoint Marshal rea-		ib.	to be inrolled in the Court of Chancery		
fonable Fees, to be paid by the Parish.		10.	of that Kingdom in Six Kalendar Months.		5
Marshal neglecting his Duty, forfeits 2001. Suffers Two Months Imprisonment,		A	All Deeds to be inrolled at length in		
and rendered incapable.			Register's or Secretary's Office of that		
Half of the Forfeiture to the Informer,		5	Illand where the Estate lies.		ib.
half to the Poor.		:1	Acknowledgment before a Judge, a		
Minister convicted before Governor		ib.	good Proof of the Execution of the Deed.		
and Council of the Island where his Cure			The Record, Exemplification, or at-		ib.
is, of habitual Immorality, &c. may be			tested Copy, is good Evidence, if the		
fuspended from his Benefice.		6	original Deed be loft or millaid.		ib.
Profits of Benefice go to the Parish.		ib.	i i i i i i i i i i i i i i i i i i i		
Notice of Suspension, and Reasons, to					
be given to the Bishop of London, for his			S.		
Directions.		ib.	•		
			0		
Money.			SHingles. See Lumber.		
			Scire facias. See Country Bonds.		
			Soldiers. See War.	1	
Current Money.			. Slaves. See Lumber.		
			Supernumerary Arms.		
A Piece of Eight of Sevil, Mexico,					
and Pillar, and French Crown, to be			Supernumerary Fire Arms to be found		
current, each for Six Shillings.			by Policilor of 10 Negroes.	24	2
A Peru Piece of Eight, Five Shillings.	12	1	For 20 Negroes, 2 Arms, for 30, 3		:L
All seles Marine of short Coine (b.11)			Arms, for 40, 4 Arms.		ib.
All other Monies of those Coins shall			For every 30 Negroes, above the 40		
in all Payments be proportionably rated,			Negroes, 1 Arm.		ib.
except the Eighth Part of a Peru Piece of Eight, called A Seven Pence Halfpeny			Length of Gun 4 Foot in Barrel. Bore of half the Guns to carry Balls		ib.
Piece, which shall be current at Nine		1	of 18 to the Pound, the other half to		
Pence.		ib.	carry Balls of 12 to the Pound.		ib.
1 cm.			I Each		10.
			2.01		

The TABLE.

Each Gun to be of Thirty Shillings No of	the Clauses.	Officers Pay in Proportion to regular No	of the	Claufes.
Value Sterling in England.	2	Troops.	Acts.	2
One Cartridge Box and Sixteen Cartridges to each Gun, to be always ready.		Vessels for Transportation to be at		
Spare Screws, Springs, and Hammers,	ib.	Expense of the Island where Soldiers in habit.		ib.
and Six spare Flints to each Gun.	ib.	Number of Officers and Soldiers ap-		
Colonel, &c. to command Sight of		pointed by Governor, Council, and Af-		
spare Arms every Three Months at Place		lembly of each Island.		ib.
of Rendezvouz. Persons summoned not sending Arms	3	Exportation, Provision, and Pay at		
to the Place, forfeit 20 s.	ib.	immediate Charge of Island fending. Maintenance of Prisoners of War at	X	ib.
In Default of having Gun fixt, &c. to		immediate Charge of Island sent to.		
forfeit 3 l.	ib.	Prisoners to be sent to such Place as		3
On Alarms, Persons to send their Guns,		Governor in Chief thinks fit, at like		ib.
Officer receiving Arms, to give a Re-	ib.	Charge. The whole Charges to be brought eve-		10.
ceipt for them.		ry Two Years to General Account.		4
Treasurer to pay Forty Shillings for	4	Antigua to allow five Twelfths, Nevis		
Arm broken, on Officer's Certificate, and		four, Montseriat two, and St. Christo-		.,
it unferviceable, as much as will repair it.	:1	pher's one. Sufficient Fund to be raised in each		ib.
Forfeitures to be levied by Warrant	ib.	Island, annually to pay their Quota.		5
from a Colonel, &c.	5	The folemn Promife to perform the		
Field Marshal to execute Warrant by		Clauses in this Act.		ib.
Diffress and Sale of Goods.	ib.	Each Island may fit out Privateers at		6
ln Default of Goods, Offender may be imprisoned till Payment, by Gover-		their own Cost. The Island fitting out, to be the Port		
nor's Warrant to Marshal.	ib.	for bringing Prizes to.		ib.
Colonel, &c. neglecting to inspect		Privateer forced into another Island, to		
Arms every Three Months, may be		be courteously treated and supplied with		ib.
mulcted 101. by Governor, to be levied by Governor's Warrant to Marshal.	ib.	Necessaries.		
Forfeiture to be paid into the Treasu-		Loss or Damage by Enemy's Landing, &c. made good out of Treasury of the		
ry of each Island, to buy Arms and		Island where it happens.		7
Ammunition.	ib.	Damage to be settled by 3 Freeholders,		
		by Order of Governor, Council, and		ib.
W.		Assembly. No Damage allowed for Losses in		
		Towns, except for Houses and Negroes.		8
WAR. See more, Supernumerary Arms.		Effects removed for Security to any	1	14 17 11
V V 2111. Oce mine, ouper numer on y 21 mor		Island, not liable to any Debts before	e very series	2
Upon Declaration of War, or Attack		contracted, till 3 Months after War ended.		0
on one Island, the other Islands to affift.	3 2	Except for Debts contracted after Im-		9
Pay of Volunteer 9 d. per Day, and a Month's Provision.	ib.	portation.		ib.
Additional of the state of the			4	





